# **EXHIBIT 16**

Amy Peacock A, 01/31/07 07:00 PM Page 01 Attn:

#### AGREEMENT

This agreement entered into this 20 day of 200 a Utah corporation, located at 75 West Center Street in the Center of the Center of the City of the Cit	in the State of U.T. Belde 3
hereinafter referred to as Distributor with the City of Heleva hereinafter referred to as Distributor #2.	
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WHEREAS Distributor #1 and Distributor #2 wish to merge their separate distributorships into a single distributorship to be held jointly as a partnership or operated in a corporate form; and

WHEREAS The Company desires to assist its distributors succeed; and

WHEREAS The Company reserves the right to grant or withhold permission to merge distributorships; and

WHEREAS The Company will not merge distributorships unless exigent circumstances warrant the merger; and

WHEREAS partnerships and some corporations dissolve under less than amicable conditions; and

WHEREAS the parties recognize The Company cannot later divide a distributorship, its downline, or other assets should the parties desire a dissolution of the merged distributorships;

NOW THEREFORE for good and valuable consideration receipt of which is hereby acknowledged the parties do agree, promise, and acknowledge as follows:

### THE COMPANY PROMISES

1. To merge Distributor #1 and Distributor #2 into a single distributorship; and

2. To treat the newly created distributorship as any other distributorship subject to the provisions contained in paragraphs #7& 8 below.

## DISTRIBUTORS #1 AND #2 PROMISE

- 3. To comply with a newly signed and current Distributor Agreement Form which is attached to this document and the terms of which are hereby incorporated into this agreement by reference; and
- 4. To comply with the current policies and procedures; and
- 5. To strive diligently to further the business interests of the newly created distributorship; and

#### ALL PARTIES ACKNOWLEDGE

6. The Company cannot and will not divide the newly created distributorship's downline should the

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(Page 2 of 4)

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partners or owners later decide to dissolve this newly created distributorship.

- 7. The Company will pay this distributorship's earned commissions pursuant to our Sales Compensation Plan according to the information stated on the newly signed Amended Distributor Agreement.
- 8. This writing contains the entire agreement of the parties, as it relates to the payment, transfer of interest, creation and/or dissolution of the newly created distributorship.

In witness whereof the parties hereby have executed this agreement as evidenced by their signatures below.

Nu Skin International, Inc.	Date
Distributor #1 & ID Number	Date 1 Jan 31, 2007
Distributor #2 & ID Number	Date

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Attn: Amy Peacock A, 01/31/07 07:50 PM Page 01

partners or owners later decide to dissolve this newly created distributorship.

- 7. The Company will pay this distributorship's earned commissions pursuant to our Sales Compensation Plan according to the information stated on the newly signed Amended Distributor Agreement.
- 8. This writing contains the entire agreement of the parties, as it relates to the payment, transfer of interest, creation and/or dissolution of the newly created distributorship.

In witness whereof the parties hereby have executed this agreement as evidenced by their signatures below.

Nu Skir International, Inc	1206	Date	2-1-07
Distributor #1 & ID Num	për	Date	
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